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UNITED STATES PATENT AND TRADEMARK OFFICE

Paper 20

Filed: 17 October 2012

BEFORE THE PATENT TRIAL AND APPEAL BOARD

CHARLES J. WINSLOW, STEVEN T. MITCHELL, JAYNE KIRK, and CHARLES D. RAY

Junior Party (Patent No. 6,083,225),

v.

GARY KARLIN MICHELSON

Senior Party (Application No. 09/605,001).

Patent Interference No. 105,902 (SCM) (Technology Center 3700)

Before SALLY GARNER LANE, SALLY C. MEDLEY, and JONI Y. CHANG, Administrative Patent Judges.

MEDLEY, Administrative Patent Judge.

Judgment - 37 C.F.R. § 41.127(b)

2	10:00 a.m., involving:
3	1. Mr. Kocun, counsel for Winslow,
4	2 Mr. Martin, counsel for Michelson, and
5	3. Sally Medley, Administrative Patent Judge.
6	Counsel for the respective parties explained that the parties have settled the
7	interference. Mr. Kocun represented that Winslow requests entry of adverse
8	judgment as to the Count. 37 C.F.R. § 41.127(b). Winslow's request is
9	GRANTED.
0	Accordingly, it is
1	ORDERED that judgment is entered against Winslow for Count 1
12	(Paper 1 at 3);
13	FURTHER ORDERED that claims 1-3 and 5-26 of Winslow's
4	involved patent are CANCELED, 35 U.S.C. § 135(a);
15	FURTHER ORDERED that the parties shall note the requirements of
16	35 U.S.C. § 135(c) and Bd.R. 205; and
17	FURTHER ORDERED that a copy of this judgment be entered in the

administrative records of the involved Winslow patent and Michelson application.

A telephone conference call was held on 16 October 2012 at approximately

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cc (via electronic mail):

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